CONRES. CONTROL INCOMING LTR NO.	NT OE	. 45	
1738 <sub>RF</sub> 93	D	epartment of Energy	
DUE DATE	TIES OF THE SECOND CO.	ROCKY FLATS OFFICE P.O. BOX 928 OLDEN, COLORADO 8C402-0928	
ACTION LTR ENC			93-DOE-04401
BENEDETTI, R.L. BENJAMIN, A.		APR 1 3 1993	
BERMAN, H.S. CARNIVAL, G.J. COPP, R.D.			
CORDOVA, R.C. DAVIS, J.G.	Mr. Martin Hestmark		Co #7
FERRERA, D.W. HANNI, B.J. HEALY, T.J.	U.S. Environmental Protection Agency ATTN: Rocky Flats Project Manager,		APR 11
HEDAHL, T.G. HILBIG, J.G.	999 18th Street, Suite 500, 8WM-C Denver, Colorado 80202-2405		88
KIRBY, W.A. KUESTER, A.W. LEE, E.M.			H 16 M 93
MANN, H.P. MARX, G.E.	Mr. Gary Baughman Hazardous Waste Facilities Unit Leader	•	
McKENNA, F.G. MORGAN, R.V. PIZZUTO, V.M.	Colorado Department of Health 4300 Cherry Creek Drive South		M 93
POTTER, G.L. RILEY, J.H.	Denver, Colorado 80222-1530		
SANDLIN, N.B. SATTERWHITE, D.G SCHUBERT, A.L.	Gentlemen:		
SETLOCK, G.H. SHEPLER, R. L.	We have received your letter dated Apr	il 2, 1993, requesting that the U.	S. Department of
SULLIVAN, M.T. SWANSON, E.R. WILKINSON, R.B.	Energy (DOE) Rocky Flats Office (RFO) prepare a Comprehensive Risk Assessment (CRA) as outlined in Paragraph 154 and Attachment 2 of the Rocky Flats Plant (RFP) Interagency		
WILSON, J.M. ZANE, J.O.	Agreement (IAG). The DOE/RFO concurs that the CRA is necessary and that it would support overall sitewide integration of Environmental Restoration activities at the RFP. In		
	addition, we concur that the initial effor	t will consist of the developmen	
	conceptual model for both human and e	_	Consum than III C
	In July 1992, DOE/RFO made the decision that the CRA, upon request from the U.S. Environmental Protection Agency and the Colorado Department of Health, would be		
	implemented by a DOE support contractor other than EG&G. This decision was based on the fact that EG&G currently has their hands full with the Operable Unit (OU) specific risk		
	assessments. We believe that adding primary responsibility for the CRA to EG&G's existing responsibilities could potentially interfere with our ability to meet IAG milestones. However, it		
	is our intention that EG&G play a major		
Taylor KIX!	The implementation of the CRA will re	present an increase in scope of o	ur current IAG
CORRES CONTROL X X	activities. Therefore, one of our most in CRA on our existing Environmental Re	estoration funding structure for the	he IAG. The scoping
OGTITIZE CONTINUE A A	meeting requested in your letter will be	very helpful in our making this	evaluation.
Reviewed for Addressee Corres. Control RFP	We will be contacting you shortly to se schedules allow, the meeting will be so of interest to the CERCLA Natural Res	heduled prior to April 22, 1993.	Since the CRA is also
4-14-93	to the scoping meeting.		
DATE BY			
Ref Ltr. #		•	

ADMIN RECORD

RF-46522 (Rev. 3/93)

M. Hestmark & G. Baughman 93-DOE-04401

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Questions or concerns regarding the CRA should be directed to Bruce Thatcher of my staff at 966-3532.

Sincerely,

James K. Hartman

Assistant Manager for Transition and Environmental Restoration

cc:

A. Rampertaap, EM-453

M. Bishop, AMFAS, RFO
R. Schassburger, ERD, RFO
M. Van Der Puy, EPD, RFO
B. Thatcher, ERD, RFO
R. Benedetti, EG&G

G. Setlock, EG&G

R. Stewart, DOI

R. Cattany, CDNR D. Miller, AG